

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F038976 In re Kayla M., a Minor

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F038976 In re Kayla M., a Minor

The juvenile court ruling that “[n]o visits at this time are permitted if the parent is incarcerated” is reversed. Otherwise, the dispositional orders, as well as the jurisdictional findings are affirmed. The matter is remanded for further proceedings. To the extent one or more parties still wish to restrict visitation if a parent is incarcerated, the juvenile court should take into account evidence of the parties’ current circumstances as well as the views expressed in this opinion. Last, the juvenile court is precluded from finding reasonable services were extended to appellant for so long as he remained in custody and without benefit of visits with Kayla.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F038781 In re Heather B., et al., Minors

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F038781 In re Heather B., et al., Minors

The order terminating parental rights is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039303 In re Selena L., a Minor

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

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F039303 In re Selena L., a Minor

The exit orders made in conjunction with the dismissal of the underlying dependency proceeding are affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F036055 People v. Neal

The judgment is affirmed. Harris, J.

We concur: Dibiaso, Acting P.J.; Vartabedian, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F036413 People v. Moutrey

Appellant's petition for rehearing filed herein is denied.

F038605 In re Priscilla M., a Minor

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F038605 In re Priscilla M., a Minor

The appeal herein is dismissed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F035361 Maples v. Kern County Assessment Appeals Board; Lake Isabella Enterprises II, LP

Real Party in Interest and Appellant's petition for rehearing filed herein is denied.

F035487 Burson v. Presbyterian Church of Dinuba

The judgment is affirmed. Ardaiz, P.J.

We concur: Buckley, J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

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F036768 People v. Lopez

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F038629 In re Issac S., a Minor

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F036289 Kathrynne M. v. Frank D.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F035756 People v. Manzanedo

For the reasons stated, the judgment is reversed. Ardaiz, P.J.

We concur: Wiseman, J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039841 In re Rebecca W., a Minor

The appeal is dismissed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039573 People v. Ramirez

No brief having been filed by appellant after notice duly given under rule 37(b) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.